

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

In re No. 13-53846  
CITY OF DETROIT, MICHIGAN, Chapter 9  
Debtor. HON. STEVEN W. RHODES

**EXHIBIT 100**

**APPELLEE STATE OF MICHIGAN'S DESIGNATION OF  
ITEMS TO BE INCLUDED IN THE RECORD ON APPEAL**

In connection with Notice of Appeal filed by  
William M. Davis and DAREA [Dkt. #8473].

<b>Item</b>	<b>Date Filed</b>	<b>Docket Number</b>	<b>Description</b>
100	10/31/2014	8151	Objection To The Filing Of Redlined Version Of Eighth Amended Plan For The Adjustment of Debts of the City of Detroit Failure to File in Good Faith and Court Lacks Jurisdiction filed by Tyuana Morris, Keith M. Hines, Gloria Ann Surles, Dorothea Harris, William M. Davis, Martha Jones, Hassan Aleem and Carl Williams

*FILED (I)*  
2014 OCT 31 P 3:34  
U.S. BANKRUPTCY COURT  
E.D. MICHIGAN DETROIT

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

CARL WILLIAMS AND HASSAN ALEEM et al  
Creditors/Objectors,

v

In re:	Chapter 9
CITY OF DETROIT, MICHIGAN	Case No. 13-53846
AND EMERGENCY MANAGER	Judge Steven W Rhodes
KEVYN D. ORR	
Debtors/City of Detroit	Case No. 14-cv-10434
	Hon. Bernard A. Friedman
	Magistrate Paul J. Komives

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**OBJECTION TO THE FILING OF REDLINED VERSION OF EIGHTH  
AMENDED PLAN FOR THE ADJUSTMENT OF DEBTS OF THE CITY  
OF DETROIT FAILURE TO FILE IN GOOD FAITH AND THE COURT  
LACKS JURIDITION**

We/I OBJECT TO THE REDLINED VERISON OF THE EIGHTH AMENDED  
PLAN OF ADJUSTMENT FOR THE DEBTS OF THE CITY OF DETROIT AND  
CONFIRMATION OF THE PLAN, THERE WAS NO NOTICE, IT WAS AFTER  
THE FACT, UNTIMELY, CONTRARY TO THE FACTS, MISREPRESENTATION  
OF THE BANKRUPTCY CODE AND RULES AND HAS NOT BEEN PRESENT  
ED AND CONDUCED IN A GOOD FAITH MANNER.

We/I object to the filing of redlined version of the Eighth Amended  
Plan of Adjustment for the debts of the city of Detroit and confirmation of any  
Plan stemming from or connected to this Plan of Adjustment and show the  
following:



1) We object to the plan of adjustments and any confirmation of the plan because on its face, according to Judge Steven W Rhodes order and opinion and our objections regarding good faith make it irrefutable and uncontested that the bankruptcy failed to file and conduct the proceeding in good faith, which is grounds for a dismissal by itself, neither alone the other violations of bankruptcy codes 11 USC 903, 904, 923, and 921 and Fed.R.Bankr. P. 9007, 9008, thus has failed to meet the requirement of title 11 U.S.C. 903, 904, 923 and Bankruptcy Procedures Rules 9007and 9008 and has failed to meet the requirement of title 11 U.S.C. 921 (c) and should be dismissed, as required by 11 U.S.C. 921 (c).

Kevyn Orr the emergency manager, because he not an elected official, nor was any consent given voluntary or otherwise. See Bankruptcy City of Harrisburg Pennsylvania,465 B.R. 744 (Bankr. M.D.Pa 2011), In this case the court determined that case should be dismissed because the City Council did not have the authority under the chapter law and third class city code to commence a bankruptcy case on the behalf of the city of Harrisburg and (2) the city of Harrisburg was not specifically authorized under state law to be a debtor under chapter 9 of the Bankruptcy code as required by 11 USC sect 109 (c) (2).

In this case the circumstances are the same both officials are not authorized to

file for Bankruptcy and Detroit have no legal state authority to be a debtor therefore, the court lack jurisdiction over the person which is Kevyn Orr and the subject matter being Bankruptcy and violated 11 U.S.C. 109 (c). "Only a municipal may file for relief under chapter 9 for bankruptcy." and Fed. R. Civ. Proc Rule 12 b (1), (2) and (h3) and the case should be dismissed.

Whenever it appears by suggestion of the parties or otherwise that the court lack jurisdiction of the subject matter, the court shall dismiss the action. Fed R. Civ Proc. 12 (h) (3).

The bankruptcy was not filed and has not proceeded in a good faith manner and contravened the bankruptcy codes 11 USC 903, 904, 923 and Fed.R.Bankr.P. 9007, 9008, thus has failed to meet the requirement of title 11 U.S.C. 903,904, 923 and Bankruptcy Procedures Rules 9007and 9008 and has failed to meet the requirement of title 11 U.S.C. 921 (c) and should be dismissed, as required by 11 U.S.C. 921 (c).

It is customary and a long standard principle that once an agency or a court has issued rules and regulations to govern its activity, The court's ruled that any time an agency promulgate rules they must scrupulously follow those rules or the decision cannot stand and may not violate them. In this case we are referring to Bankruptcy rules and codes and to bargain in good faith,

regardless who makes the rule they must be followed in a civilized society of rules and law making procedures. Security & Exchange Comm v. Chenery 318 U.S. 80 87, 88 (1943), Service v Dulles, 354 U.S. 363 77 S. Ct 1152, p1 L.ED2nd 1403 (1957) Pacific Molasses Co. v FTC, Tex (356 F2d 386 (1966).

How can the court legally rule that the City of Detroit is eligible under the Bankruptcy procedures with all of these multiple violations and there are other violations that other objectors has filed. The bankruptcy code state the bankruptcy can only be approve providing you comply with the codes and rules not violate them and the decision cannot stand. See Security & Exchange Comm v. Chenery supra citing Service v Dulles, citing Pacific Molassess supra.

4) The Bankruptcy Court is a non Article III Constitutional court and is without constitutional authority to hear and determine the issue raised in the Eligibility Objections or regular Municipal Bankruptcy hearing. The retirees, pensioners and any person of interest and those who are affected by the Bankruptcy are Constitutionally entitled to have an Article III court determine basic redressable Constitutional issues affecting their livelihood as citizens of the state of Michigan is a due process and equal protection of the law violation of Article 1 section 2 of the State of Michigan Constitution and the 14th

Amendment of the United State Constitution. See Northern Pipe Line

Construction Company V Marathon Pipe Line Company 458 U.S. 50 (1982)

Thomas Wood (American Casebook Series) 2004: ISBN 0 314-14928-7

5) The court in Waldman concluded that parties may not consent to certain adjudication by Article I bankruptcy judge could also apply to other non-Article III judges, including federal magistrate judges. Waldman v. Stone, 698 F.3d 910 (6th Circuit 2012).

In this instance we never was allowed the opportunity to choose or consent to an Article I bankruptcy judge or Article III judge and was not by the consent of the municipality of any elected official

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Carl Williams  
Carl Williams

10112 Somerset  
Detroit, Michigan 48224  
313 521-5012

Hassan Aleem  
Hassan Aleem  
2440 Taylor  
Detroit, Michigan 48206  
313 205-4353

MARTHA JONES

Name

10132 Curtis St

Address

Detroit Mich 48221

City State & Zip

William M Davis

Name

92032 Heidelberg

Address

Detroit, Mi. 48228

City, State & Zip

DOROTHY HARRIS

name

20552 Huntington 832 Chalmers

Address

Jones Martha

Name

Address

City, State & Zip

Gloria Ann Surles

Name

7539 S Chrysler Drive

Address

Detroit, Mi 48211

City, State & Zip

Keat M. Jones

name

HARPER Woods MI 48225 DET, MI 48215

City, State & Zip

City, State & Zip

Liziana Morales

Name

14841 Joy Rd Apt 2

Address

Detroit MI 48228

City State & Zip

Name

Address

City, State & Zip

Name

Name

Address

Address

City, State & Zip

City, State & Zip

name

name

Address

address

City, State & Zip

City, State & Zip

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Debtor/ Case No. 14-cv-10434  
Hon. Bernard A. Friedman  
Magistrate Paul J. Komives

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**PROOF OF SERVICES**

Carl Williams, being first duly sworn deposes and  
your name

Say that on October 30 2014. I sent a copy of Objection to the filing of relined  
version of eighth Amended plan for the Adjustment of Debts of the City of Detroit  
failure to file in good faith and the court lacks jurisdiction, Upon the concern  
parties by certified mail at the following address:

City of Detroit  
Corporation Council  
First National Building  
600 Woodward Ave  
Detroit, Michigan 48226

Emergency Manager  
Kenyn Orr  
Coleman A Young Municipal Center  
2 Woodward 11th floor  
Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Carl B. Williams